## Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 1 of 8

ebtor 1 Nikit	ta Jobe First Name Mi	ddle Name	Last Name			
Debtor 2 Spouse, if filling)	First Name Mi	ddle Name	Last Name		□ plan, a	if this is an amended and list below the as of the plan that have
nited States E	Bankruptcy Court for the: Northe	ern	District Of: Illinois(State)		been o	changed.
case number: If known)	20-02013					
Chapt	Form 113 ter 13 Plan					12/17
Part 1:	indicate that the option	n is appropria		cases, but the presence of an sor that it is permissible in you be confirmable.		
	In the following notice to	creditors, you	must check each box that	applies.		
Γο Creditors	•	n carefully and	d discuss it with your attorr	reduced, modified, or eliminate ney if you have one in this bankru		o not
		treatment of v	our claim or any provision	of this plan, you or your attorney	must file an object	ion to
	Court. The Bankruptcy (	ays before the Court may conf	date set for the hearing or firm this plan without furthe	or unisplan, you or your attenties or confirmation, unless otherwise or notice if no objection to confirm proof of claim in order to be paid	ordered by the Ban nation is filed. See	
	confirmation at least 7 d Court. The Bankruptcy ( Bankruptcy Rule 3015. I The following matters m	ays before the Court may confin addition, you ay be of particollowing items	date set for the hearing or firm this plan without further I may need to file a timely ular importance. <b>Debtors</b> <b>5. If an item is checked a</b>	n confirmation, unless otherwise er notice if no objection to confirm	ordered by the Ban nation is filed. See under any plan. ine to state whether	kruptcy er or not the plan
1	confirmation at least 7 d Court. The Bankruptcy 0 Bankruptcy Rule 3015. I The following matters m includes each of the fo	ays before the Court may confin addition, you ay be of particollowing items t later in the pocured claim, s	date set for the hearing or firm this plan without further may need to file a timely ular importance. Debtors s. If an item is checked a plan.	n confirmation, unless otherwise er notice if no objection to confirm proof of claim in order to be paid must check one box on each les "Not Included" or if both box	ordered by the Ban nation is filed. See under any plan. ine to state whether	kruptcy er or not the plan
1.2 Ave	confirmation at least 7 d Court. The Bankruptcy ( Bankruptcy Rule 3015. I The following matters m includes each of the fo be ineffective if set ou  imit on the amount of a se	ays before the Court may confin addition, you ay be of participallowing items to later in the procured claim, so to the secure	date set for the hearing or firm this plan without further may need to file a timely ular importance. Debtors s. If an item is checked a slan.  Set out in Section 3.2, where creditor	n confirmation, unless otherwise er notice if no objection to confirm proof of claim in order to be paid must check one box on each les "Not Included" or if both box	ordered by the Ban nation is filed. See I under any plan. ine to state wheth xes are checked, t	er or not the plan he provision will
1.2 Ave	confirmation at least 7 d Court. The Bankruptcy ( Bankruptcy Rule 3015. I The following matters m includes each of the fo be ineffective if set ou  imit on the amount of a segment or no payment at all oidance of a judicial lien o	ays before the Court may conf n addition, you ay be of partic bllowing items t later in the p cured claim, s to the secure r nonpossess	date set for the hearing or firm this plan without further may need to file a timely ular importance. Debtors s. If an item is checked a slan.  Set out in Section 3.2, where creditor	n confirmation, unless otherwise er notice if no objection to confirm proof of claim in order to be paid must check one box on each les "Not Included" or if both bouich may result in a partial	ordered by the Ban nation is filed. See I under any plan. ine to state whethexes are checked, t	er or not the plan he provision will  Not included
1.2 Avo Sec 1.3 No Part 2:	confirmation at least 7 d Court. The Bankruptcy ( Bankruptcy Rule 3015. I The following matters m includes each of the fo be ineffective if set ou  imit on the amount of a seyment or no payment at all oidance of a judicial lien o ction 3.4  Instandard provisions, set	ays before the Court may confin addition, you ay be of particollowing items t later in the procured claim, so to the secure r nonpossessout in Part 8	date set for the hearing or firm this plan without further may need to file a timely ular importance. Debtors is. If an item is checked a lan.  Set out in Section 3.2, where creditor cory, nonpurchase-mone	n confirmation, unless otherwise er notice if no objection to confirm proof of claim in order to be paid must check one box on each les "Not Included" or if both bouich may result in a partial	ordered by the Ban nation is filed. See I under any plan. ine to state whether xes are checked, to Included	er or not the plan he provision will  Not included  Not included
1.2 Avo Sec 1.3 No Part 2:	confirmation at least 7 d Court. The Bankruptcy ( Bankruptcy Rule 3015. I The following matters m includes each of the fo be ineffective if set ou  imit on the amount of a seyment or no payment at all oidance of a judicial lien o ction 3.4 Instandard provisions, set  Plan Payments and Le (s) will make regular paym	ays before the Court may confin addition, you ay be of particollowing items t later in the procured claim, so to the secure r nonpossessout in Part 8	date set for the hearing or firm this plan without further may need to file a timely ular importance. Debtors is. If an item is checked a lan.  Set out in Section 3.2, where creditor cory, nonpurchase-mone	n confirmation, unless otherwise er notice if no objection to confirm proof of claim in order to be paid must check one box on each les "Not Included" or if both bouich may result in a partial	ordered by the Ban nation is filed. See I under any plan. ine to state whether xes are checked, to Included	er or not the plan he provision will  Not included  Not included

## Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 2 of 8

2.2 Regular payments to the trustee will be made from future income in the following manner:

	Check all that apply.						
	✓ Debtor(s) will make payments p	ursuant to a payroll deduction	order.				
	Debtor(s) will make payments d	irectly to the trustee.					
	Other (specify method of payme	ent):					
2.3	Income tax refunds.						
	Check one.						
	Debtor(s) will retain any income	tax refunds received during th	ie plan term.				
	Debtor(s) will supply the trustee turn over to the trustee all incom			ing the plan term	within 14 days	of filing the retu	rn and will
	On or before April 20th of the prior year's filed federal tax re	year following the filing of the		h year thereafte	r, the Debtor(	s) shall submit	a copy of the
2.4	Additional payments.						
	Check one.						
	None. If "None" is checked, the	rest of § 2.4 need not be com	pleted or reprodu	iced.			
	Debtor(s) will make additional pand date of each anticipated pa		other sources, as	specified below.	Describe the s	ource, estimated	d amount,
	[enter source]	,		\$ 0.00		[anticipated dt]	l
2.5	The total amount of estimated part 3: Treatment of Secured		2.1	<u> </u>	,,==0.00		
2.5 <b>Pa</b> 3.1		d Claims  Ire of default, if any.			,,		
2.5 <b>Pa</b> 3.1	Treatment of Secured  Maintenance of payments and cu  Check one.	erest of § 3.1 need not be communication of conformity with any appecified below. Any existing arrother attention of control over an contrary timely filed proof of clateral listed in this paragraph, will cease, and all secured clai	npleted or reproduct payments on the olicable rules. The earage on a lister ise ordered by the ordered by the ordered payments aim, the amounts then, unless others based on that	uced. e secured claims nese payments w d claim will be pa e court, the amou nts listed below are erwise ordered by t collateral will no	listed below, w ill be disbursed id in full throug unts listed on a is to the curren e controlling. If y the court, all	l either by the tru h disbursements proof of claim fil t installment pay relief from the al payments under	ustee or s by the led before the rement and utomatic stay this
2.5 <b>Pa</b> 3.1	Maintenance of payments and curcheck one.  None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spetrustee, with interest, if any, at filling deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of coll paragraph as to that collateral to	erest of § 3.1 need not be communication of conformity with any appecified below. Any existing arrother attention of control over an contrary timely filed proof of clateral listed in this paragraph, will cease, and all secured clai	npleted or reproduct payments on the olicable rules. The earage on a lister ise ordered by the ordered by the ordered payments aim, the amounts then, unless others based on that	uced. e secured claims nese payments w d claim will be pa e court, the amou nts listed below are erwise ordered by t collateral will no	listed below, w ill be disbursed id in full throug unts listed on a is to the curren e controlling. If y the court, all	l either by the tru h disbursements proof of claim fil t installment pay relief from the al payments under	ustee or s by the led before the rment and utomatic stay this
2.5 <b>Pa</b> 3.1	Maintenance of payments and curcheck one.  ✓ None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spetrustee, with interest, if any, at filling deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of colliparagraph as to that collateral to column includes only payments.	e rest of § 3.1 need not be comcurrent contractual installment iced in conformity with any appecified below. Any existing arrother rate stated. Unless otherway Rule 3002(c) control over an contrary timely filed proof of clateral listed in this paragraph, will cease, and all secured clais disbursed by the trustee rather	appleted or reproduct payments on the policable rules. The earage on a lister ise ordered by the policable rules other, unless others, unless others, unless on that er than by the de	e secured claims nese payments w d claim will be pa e court, the amou nts listed below are s stated below are erwise ordered by t collateral will no btor(s).  Amount of arrearage (If	listed below, will be disbursed id in full througunts listed on a set to the currence controlling. If y the court, all longer be treat the on arrearage	l either by the tru h disbursements proof of claim fil t installment pay relief from the ar payments under ted by the plan.  Monthly plan payment on arrearage	Istee or s by the led before the ment and utomatic stay this The final
2.5 <b>Pa</b> 3.1	Maintenance of payments and curcheck one.  ✓ None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spetrustee, with interest, if any, at filling deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of colliparagraph as to that collateral to column includes only payments.	e rest of § 3.1 need not be comcurrent contractual installment iced in conformity with any appecified below. Any existing arrother rate stated. Unless otherway Rule 3002(c) control over an contrary timely filed proof of clateral listed in this paragraph, will cease, and all secured clais disbursed by the trustee rather	appleted or reproduct payments on the policable rules. The earage on a listerise ordered by the production of the payment (including).	uced. e secured claims nese payments w d claim will be pa e court, the amou nts listed below are stated below are erwise ordered by t collateral will no btor(s).  Amount of arrearage (If any)	listed below, will be disbursed id in full through ants listed on a set to the currence controlling. If ye the court, all longer be treat the on arrearage (If applicable)	l either by the tru h disbursements proof of claim fil t installment pay relief from the ar payments under ted by the plan.  Monthly plan payment on arrearage	stee or s by the led before the ment and utomatic stay this The final  Estimated total payments by trustee
2.5 <b>Pa</b> 3.1	Maintenance of payments and curcheck one.  ✓ None. If "None" is checked, the the applicable contract and not directly by the debtor(s), as spetrustee, with interest, if any, at filling deadline under Bankrupto arrearage. In the absence of a is ordered as to any item of colliparagraph as to that collateral to column includes only payments.	e rest of § 3.1 need not be comcurrent contractual installment iced in conformity with any appecified below. Any existing arrother rate stated. Unless otherway Rule 3002(c) control over an contrary timely filed proof of clateral listed in this paragraph, will cease, and all secured clais disbursed by the trustee rather	appleted or reproduct payments on the policable rules. The earage on a lister ise ordered by the reproduction of the policable rules of the policable rules. The policable rules of the	uced. e secured claims nese payments w d claim will be pa e court, the amou nts listed below are stated below are erwise ordered by t collateral will no btor(s).  Amount of arrearage (If any)	listed below, will be disbursed id in full through ants listed on a set to the currence controlling. If ye the court, all longer be treat the on arrearage (If applicable)	l either by the tru h disbursements proof of claim fil t installment pay relief from the ar payments under ted by the plan.  Monthly plan payment on arrearage	stee or s by the led before the ment and utomatic stay this The final  Estimated total payments by trustee

Insert additional claims as needed.

#### Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 3 of 8

3.2	Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one.										
	None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.										
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.										
	The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed <i>Amount of secured claim</i> . For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.										
	The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.  The holder of any claim listed below as having value in the column headed <i>Amount of secured claim</i> will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of:										
	(a) payment of	the underlying	debt determined under	nonbankruptcy	/ law, or						
	(b) discharge o	f the underlyin	g debt under 11 U.S.C.	§ 1328, at whic	ch time the lien	will terminat	e and b	oe released	I by the credito	or.	
	Name of Creditor	Estimated amount of creditor's total claim	Collateral	Value of Collateral	Amount of claims senior to creditor's claim	Amount of secured clai		erest rate	Monthly payment to creditor	of n	ated total nonthly ments
Pres	tige Financial Services	\$ 11,434.00	2008 Chevrolet Impala	\$ 4,000.00	\$ 0.00	\$ 4,000.00		5.25 %	75.94	\$ 4,55	56.40
	Insert additional cla	ims as neede	d.	1				•			
3.3	Secured claims ex	cluded from	I1 U.S.C. § 506.								
	Check one.		<b>Q</b> 444								
	✓ None. If "None"	is checked, th	e rest of § 3.3 need not	be completed o	or reproduced.						
	The claims listed	d below were e	either:								
	(1) incurred within spersonal use of	•	re the petition date and s	secured by a p	urchase money	security inte	erest in	a motor ve	hicle acquired	l for th	ne
	(2) incurred within	1 year of the p	etition date and secure	d by a purchase	e money securi	ty interest in	any ot	her thing of	value.		
	directly by the debto	or(s), as specif r Bankruptcy F	der the plan with interestied below. Unless other Rule 3002(c) controls over controlling. The final	wise ordered be er any contrary	y the court, the amount listed	e claim amou below. In the	ınt state e abser	ed on a pro	of of claim file ntrary timely fi	d befo led pr	ore the oof of
	Nam	e of Creditor		Collatera	al	Amou cla		Interest ra	te Monthly p	ıan	Estimated total payments by trustee

Name of Creditor	Collateral	Amount of claim	Interest rate	Monthly plan payment	Estimated total payments by trustee
		\$	%	\$	\$
				Distributed by:	
				Trustee	
				Debtor(s)	

# Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 4 of 8

3.4 Lien	avoidance	Э.						
Che	eck one.							
<b>✓</b>	None. If "N	None" is checked, the rest of	§ 3.4 need not be completed or	reprodu	ced.			
7	he remain	der of this paragraph will l	be effective only if the applicab	le box i	n Part 1 of thi	s plan is checked.		
	debtor(s) we securing a amount of the amount, if a	rould have been entitled und claim listed below will be ave the judicial lien or security in any, of the judicial lien or sec	ler 11 U.S.C. § 522(b). Unless ot oided to the extent that it impairs terest that is avoided will be trea curity interest that is not avoided	herwise such ex ted as a will be p	ordered by the emptions upor n unsecured cla aid in full as a	listed below impair exemptions to we court, a judicial lien or security interpretation entry of the order confirming the plaim in Part 5 to the extent allowed. The secured claim under the plan. See 1 formation separately for each lien	rest an. The ſhe 1 U.S.C.	
		Information regarding judicial lien or security interest	Calculation of lien	avoidance	•	Treatment of remaining secured claim		
		Name of creditor	a. Amount of Lien	9	3	Amount of secured claim after avoidance (line a minus line f)		
			b. Amount of all other liens	9	5	\$		
		Collateral	c. Value of claimed exemptions	4	+ \$	Interest rate (if applicable)		
			d. Total of adding lines a, b, and c	9	0.00	%		
		Lien identification (such as	e. Value of debtor(s)' interest in prop	erty -	\$	Monthly payment on secured claim _\$		
		judgment date, date of lien recording, book and page number)	f. Subtract line e from line d.	9	0.00	Estimated total payments on secured		
			Extent of exemption impairment (Check applicable box):			claim \$		
			Line f is equal to or greater than	line a				
			The entire lien is avoided. (Do not co the next column.)	mplete				
			Line f is less than line a.					
			A portion of the lien is avoided. (Con the next column.)	nplete				
		Insert additional claims as	s needed.					
3.5 Sur	render of o	collateral.						
Check o	ne.							
$\checkmark$	None. If "N	one" is checked, the rest of	§ 3.5 need not be completed or r	eproduc	ed.			
	The debto	or(s) elect to surrender to ea	ch creditor listed below the collat	eral that	secures the cr	editor's claim. The debtor(s) reques	st that	
						eral only and that the stay under § 1: e collateral will be treated in Part 5 b		
	Name of Cr	editor		Collate	ral			

Insert additional claims as needed.

#### Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 5 of 8

Pa	art 4:	Treatment of Fees and Priority Claims							
4.1	Genera								
7.1	Trustee	e's fees and all allowed priority claims, including domestic support obligations etition interest.	other than those treated in § 4.5, will be paid in full without						
4.2	Trustee	ee's fees							
		e's fees are governed by statute and may change during the course of the cas the plan term, they are estimated to total $\frac{853.20}{}$ .	se but are estimated to be $\frac{6.000}{}$ % of plan payments; and						
4.3	Attorne	Attorney's fees							
	The bal	alance of the fees owed to the attorney for the debtor(s) is estimated to be $\frac{4}{4}$	.500.00						
4.4	Priority	ty claims other than attorney's fees and those treated in § 4.5.							
	Check o	one.							
	<b>✓</b> Non	ne. If "None" is checked, the rest of § 4.4 need not be completed or reproduce	ed.						
	The	e debtor(s) estimate the total amount of other priority claims to be \$ 0.00	·						
4.5	Domes	stic support obligations assigned or owed to a governmental unit and pa	uid less than full amount.						
	Check o	one.							
	<b>✓</b> Non	▼ None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.							
	gov	e allowed priority claims listed below are based on a domestic support obligation vernmental unit and will be paid less than the full amount of the claim under 11 quires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322	1 U.S.C. § 1322(a)(4). This plan provision						
	Nam	me of Creditor	Amount of claim to be paid						
			\$						
	Inse	ert additional claims as needed.							
		_							
Pa	art 5:	Treatment of Nonpriority Unsecured Claims							
5.1	Nonpri	riority unsecured claims not separately classified.							
		ed nonpriority unsecured claims that are not separately classified will be paid, p ing the largest payment will be effective. <i>Check all that apply.</i>	oro rata. If more than one option is checked, the option						
		The sum of \$							
	<b>√</b> 1	$\underline{10.000}$ % of the total amount of these claims, an estimated payment of \$5.4	. 82.20						
	<b>✓</b>	The funds remaining after disbursements have been made to all other credito	ors provided for in this plan.						
		If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsec Regardless of the options checked above, payments on allowed nonpriority un							

## Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 6 of 8

	15 (6) 1 7 : 1 1 1						
	None. If "None" is checke	ed, the rest of § 5.2 need not be com	ipleted or reprodi	uced.			
<b>√</b>	on which the last paymer debtor(s), as specified be	in the contractual installment payment int is due after the final plan payment elow. The claim for the arrearage am s only payments disbursed by the tru	. These payment ount will be paid	s will be disburse in full as specified	d either by the tr	ustee or directly by	the
	Name of creditor		Current installment payment	Amount of arrearage to be paid	Estimated total payments by trustee		
	ECMC (Debtor's student lo and shall not be paid by the	oan obligations are currently in deferment e trustee)	\$ 0.00		\$ 0.00	-	
			Distributed by:  Trustee				
			✓ Debtor(s)				
In	sert additional claims as n	needed.				_	
	The nonpriority unsecure	ed allowed claims listed below are se creditor Basis for separ	eparately classifie	nd treatment An	nount to be In	iterest rate	ated total
				pa	id on claim (if	applicable)	
				\$	id on claim (if	applicable)	yments
	sert additional claims as n	needed.		ра	id on claim (if	applicable) pay	
rt 6:	Executory Contra	ucts and Unexpired Leases	e assumed and v	\$ \$		applicable) pay	yments
The d	Executory Contracts and unexpired leases are rejoint to the contracts and the contracts are rejoint to the contract to th	ucts and Unexpired Leases		\$will be treated as		applicable) pay	yments
The cand of N	Executory Contracts and unexpired leases are rejudence. If "None" is checked, assumed items. Current in	unexpired leases listed below are ected. Check one.  the rest of § 6.1 need not be completed installment payments will be disburse or rule. Arrearage payments will be	eted or reproduced either by the tr	will be treated as ed.	s specified. All o	other executory co	ontracts subject
The dand	executory Contracts and unexpired leases are rejectione. If "None" is checked, assumed items. Current in any contrary court order of	unexpired leases listed below are ected. Check one.  the rest of § 6.1 need not be completed installment payments will be disburse or rule. Arrearage payments will be	eted or reproduced either by the tr	will be treated as ed.	s specified. All on the debtor(s), all column include	other executory co	ontracts subject sbursed
The dand	executory Contracts and unexpired leases are rejectione. If "None" is checked, assumed items. Current in any contrary court order by the trustee rather than by	unexpired leases listed below are ected. Check one.  I the rest of § 6.1 need not be completed installment payments will be disburse or rule. Arrearage payments will be y the debtor(s).  Description of leased property or	eted or reproduced either by the tridisbursed by the Current installment	will be treated as ed. ustee or directly be trustee. The final	s specified. All on the debtor(s), all column include	applicable) pay  % \$  other executory co  as specified below, s only payments dis	ontracts  subject sbursed  Estimated payments
The cand of	executory Contracts and unexpired leases are rejectione. If "None" is checked, assumed items. Current in any contrary court order by the trustee rather than by	unexpired leases listed below are ected. Check one.  I the rest of § 6.1 need not be completed installment payments will be disburse or rule. Arrearage payments will be y the debtor(s).  Description of leased property or	eted or reproduced either by the tridisbursed by the  Current installment payment	will be treated as ed. ustee or directly be trustee. The fina  Amount of arrearage to be paid	s specified. All on the debtor(s), all column include	applicable) pay  % \$  other executory co  as specified below, s only payments dis	ontracts  subject sbursed  Estimated payments trustee
The cand of N	executory Contracts and unexpired leases are rejectione. If "None" is checked, assumed items. Current in any contrary court order by the trustee rather than by	unexpired leases listed below are ected. Check one.  I the rest of § 6.1 need not be completed installment payments will be disburse or rule. Arrearage payments will be y the debtor(s).  Description of leased property or	eted or reproduced either by the tridisbursed by the  Current installment payment	will be treated as ed. ustee or directly be trustee. The fina  Amount of arrearage to be paid	s specified. All on the debtor(s), all column include	applicable) pay  % \$  other executory co  as specified below, s only payments dis	ontracts  subject sbursed  Estimated payments trustee

Insert additional contracts or leases as needed

#### Case 20-02013 Doc 6 Filed 01/23/20 Entered 01/23/20 15:23:23 Desc Main Document Page 7 of 8

Part 7:	Vesting of Property of the Estate		
7.1 Prope	erty of the estate will vest in the debtor(s) upon		
Chec	k the applicable box:		
☐ k	olan confirmation.		
✓ 6	entry of discharge.		
	other:		
Part 8:	Nonstandard Plan Provisions		
8.1 Check	( "None" or List Nonstandard Plan Provisions		
	one. If "None" is checked, the rest of Part 8 need not be c	completed or reproduced.	
Official Fo	kruptcy Rule 3015(c), nonstandard provisions must be se rm or deviating from it. Nonstandard provisions set out el- ving plan provisions will be effective only if there is a	sewhere in this plan are ineffective.	n not otherwise included in the
1. Pi	restige Financial Services shall receive preconfirmation adequate	protection payments in the amount of \$25.00 per month.	
Part 9:	Signature(s):		
•	tures of Debtor(s) and Debtor(s)' Attorney  r(s) do not have an attorney, the Debtor(s) must sign below.	ow; otherwise the Debtor(s) signatures are optional.	The attorney for the Debtor(s), if any,
×			_
Sign	ature of Debtor 1	Signature of Debtor 2	
Exec	cuted on  MM / DD /YYYY	Executed on MM / DD /YYYY	
	n P. Deshur Date	1/23/20	_
Sign	ature of Attorney for Debtor(s)	MM / DD /YYYY	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

#### **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$	
b.	Modified secured claims (Part 3, Section 3.2 total)		\$	4,556.40
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$_	
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$	
e.	Fees and priority claims (Part 4 total)		\$	5,353.20
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$	5,482.20
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$	0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$	
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$	
j.	Nonstandard payments (Part 8, total)	+	\$	
	Total of lines a through j		\$	15,391.80